## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

PATRICK EA	ARL DAVIDSON, #1308943,	)
v.		3:09-CV-0287-D
NATHANIEL	QUARTERMAN, Director,	) )
	ORDER OF THE COURT ON THE I	FOREGOING RECOMMENDATION
		commendation of the Magistrate Judge, and pursuant to .C. § 2253 (c), the Court hereby finds and orders:
( <b>X</b> ) ( ) ( )	the appeal is not taken in good incorporates by reference the M in this case on November 2, 2 Court finds that the appeal prefrivolous. <i>See Harkins v. Rob Howard v. King</i> , 707 F. 2d 21 ( ) the person appealing is not a p the person appealing has not conclude the person appealing has not appealing high has not conclude the person appealing high has not appealing high high has not appealing high high high high high high high h	rma pauperis. na pauperis status on appeal  o Fed. R. App. P. 24(a) and 28 U.S.C. § 1915 (a)(3), that d faith. In support of this finding, the Court adopts and fagistrate Judge's Findings and Recommendation entered 2006. Based upon the Magistrate Judge's findings, this esents no legal points of arguable merit and is therefore berts, 935 F. Supp. 871, 873 (S. D. Miss. 1996) (citing 5, 219-20 (5 <sup>th</sup> Cir. 1983)).
<u>COA</u> :	a Certificate of Appealability is GRANTED on the following issues:	
( <b>X</b> )	a Certificate of Appealability is DENIED. The Court hereby adopts and incorporates by reference the Magistrate Judge's Findings and Recommendation filed in this case on July 10 2009, in support of its finding that Petitioner has failed to demonstrate that reasonable jurists would find the district court's assessment of the constitutional claims debatable or wrong. <i>Slack v. McDaniel</i> , 529 U.S. 473, 484-85 (2000).	
SIGNED Septe	ember 21, 2009.	

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CHIEF JUDGE